Remarks

Applicant thanks the examiner for deciding that a claim limited to a pentapeptide library would be allowable, although Applicant maintains the position that the written description for other sized libraries is satisfied. "A patent claim is not necessarily invalid for lack of written description just because it is broader than the specific examples disclosed". *Martek Biosciences v. Nutrinova and Lonza* (Fed. Cir. 2009). However, Applicant cancels all pending claims except 44 and 53, the dependency of which is changed from 5 to 53.

As reiterated, Applicant will pursue the libraries for other length peptides, in a Continuation application.

Applicant requests allowance of the pending claims. Please charge any deficiencies or credit any overpayments to deposit account number 12-0913 with reference to our attorney docket number (45240-105719).

Respectfully submitted,

Alice O. Martin

Registration No. 35,601

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Chicago, IL 60690-2786